UNITED STATES DISTRICT COURT District of Nevada AMENDED JUDGMENT IN A CRIMINAL CASE UNITED STATES OF AMERICA Case Number: 2:12-cr-00061-HDM-VCF ROLAND MARK PELLETIER USM Number: 46552-048 Walter Tambolini, Esq. Date of Original Judgment: 10/29/2012 Defendant's Attorney (Or Date of Last Amended Judgment) Reason for Amendment: ☐ Modification of Supervision Conditions (18 U.S.C. §§ 3563© or 3583(e)) Correction of Sentence on Remand (18 U.S.C. 3742(f)(1) and (2)) Modification of Imposed Term of Imprisonment for Extraordinary and Reduction of Sentence for Changed Circumstances (Fed. R. Crim. Compelling Reasons (18 U.S.C. § 3582(c)(1)) Modification of Imposed Term of Imprisonment for Retroactive Amendment(s) Correction of Sentence by Sentencing Court (Fed. R. Crim. P. 35(a)) to the Sentencing Guidelines (18 U.S.C. § 3582(c)(2)) X Correction of Sentence for Clerical Mistake (Fed. R. Crim. P. 36) ☐ Direct Motion to District Court Pursuant ☐ 28 U.S.C. § 2255 or 18 U.S.C. § 3559(c)(7) Modification of Restitution Order (18 U.S.C. § 3664) THE DEFENDANT: Count One of Single Count Indictment filed 2/22/2012 X pled guilty to pled nolo contendere to count(s) which was accepted by the court. was found guilty on count(s) after a plea of not guilty. The defendant is adjudicated guilty of these offenses: Offense Ended Count **Title & Section** Nature of Offense 2/9/2012 Onc Coercion and Enticement 18, U.S.C. §2422(b) The defendant is sentenced as provided in pages 2 through 6 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984. The defendant has been found not guilty on count(s) is are dismissed on the motion of the United States. Count(s) It is ordered that the defendant must notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances. Date of Imposition of Judgment

HOWARD D. McKIBBEN, Senior U.S. District Judge

Name and Title of Judge

AO 245B (Rev. 09/11) Judgment Sheet 2 - Imprisonmen	
Direct 2 Imprisormina	Judgment - Page 2 of 6
DEFENDANT:	ROLAND MARK PELLETIER
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	IMPRISONMENT
The defendant	is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a
total term of One Hun	dred Twenty (120) Months.
X The court makes the	following recommendations to the Bureau of Prisons:
Strong recomm	nendation for placement of defendant at facility where he can receive medical treatment.
X The defendant is rem	anded to the custody of the United States Marshal.
☐ The defendant shall s	surrender to the United States Marshal for this district:
□ at	□ a.m. □ p.m. on
	y the United States Marshal.
☐ The defendant shall s	surrender for service of sentence at the institution designated by the Bureau of Prisons:
□ before 2 p.m	<u>on</u>
☐ as notified b	y the United States Marshal.
☐ as notified b	y the Probation or Pretrial Services Office.
	RETURN
I have executed this ju	idgment as follows:

Defendant delivered on ______ to ______ a ____

____, with a certified copy of this judgment.

UNITED STATES MARSHAL

Зу _____

DEPUTY UNTIED STATES MARSHAL

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DEFENDANT: CASE NUMBER: ROLAND MARK PELLETIER

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of LIFETIME.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court, not to exceed 104 tests annually.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- X The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
- X The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check, if applicable.)
- The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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SPECIAL CONDITIONS OF SUPERVISION

- 1. <u>Possession of Weapon</u> The defendant shall not possess, have under his control, or have access to any firearm, explosive device, or other dangerous weapons, as defined by federal, state or local law.
- 2. <u>Warrantless Search</u> The defendant shall submit to the search of his person, and any property, residence, or automobile under his control by the probation officer, or any other authorized person under the immediate and personal supervision of the probation officer, without a search warrant to ensure compliance with all conditions of release.
- 3. <u>Sex Offender Treatment</u> The defendant shall successfully complete a treatment program for sex offenders, as approved by the probation officer. Further, the defendant shall be required to contribute to the costs of services for such treatment, as approved and directed by the probation office based upon the defendant's ability to pay.
- 4. Minor Prohibition The defendant shall not associate with persons under the age of eighteen (18), except in the presence of a responsible adult who is aware of the nature of his background and current offense, and who has been approved by the probation officer.
- 5. Computer Pornography Prohibition The defendant shall neither possess nor have under his control any matter that is pornographic, as defined in 18 U.S.C. §2256(2), or that depicts, suggests, or alludes to sexual activity of minors under the age of eighteen (18). This includes, but is not limited to, any matter obtained through access to any computer or any material linked to computer access or use.
- 6. <u>Pornography Prohibition</u> The defendant shall not own, possess, use, view, or read any pornographic material, or frequent any place that is involved with pornography, as defined in 18 U.S.C. §2256(2).
- 7. Computer The defendant shall not possess or use a computer with access to any on-line computer service at any location, including employment, without the prior written approval of the probation officer. This includes any Internet service, provider, bulletin board system or any other public or private computer network.
- 8. Computer Restriction and Monitoring The defendant shall provide the probation officer with accurate information regarding his entire computer system, including all related digital devices with memory and all passwords and internet service providers as well as all external harddrives. Further, the defendant shall allow the installation of any software/hardware on his computer by the probation officer, and he shall abide by all rules of the Computer Restriction and Monitoring Programs Agreement.
- 9. Report to Probation Officer After Release from Custody The defendant shall report in person to the probation office in the District to which the defendant is released within 72 hours of release from custody.

AO 245B	(Rev. 09/11) Judgment in a Criminal Case
	Sheet 5 - Criminal Monetary Penalties

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DEFENDANT:

ROLAND MARK PELLETIER

CASE NUMBER:

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CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

				• •
TOTAI	_	Assessment 5100.00	<u>Fine</u> None	Restitution N/A
		n of restitution is deferred until fter such determination.	An Amended J	udgment in a Criminal Case (AO 245C)
	The defendant m	ust make restitution (including commun	ity restitution) to the follo	owing payees in the amount listed below.
	If the defendant main the priority order paid before the Un	r or percentage payment column below. H	eive an approximately propo owever, pursuant to 18 U.S	ortioned payment, unless specified otherwise .C. § 3664(1), all nonfederal victims must be
Name o	of Payee	<u>Total Loss*</u>	Restitution Ordered	Priority or Percentage
Attn: F Case N 333 La	U.S. District Co inancial Officer lo. 2:12-cr-0006 s Vegas Boulev gas, NV 89101	1-HDM-VCF		
TOTA	LS	\$	\$	
	Restitution amor	int ordered pursuant to plea agreement	\$	
	before the fifteer	nust pay interest on restitution and a fin th day after the date of the judgment, pu to penalties for delinquency and defau	ırsuant to 18 U.S.C. § 361	nless the restitution or fine is paid in full 2(f). All of the payment options on Sheet 2. § 3612(g).
	The court deterr	nined that the defendant does not have	the ability to pay interest	and it is ordered that:
	☐ the inter	est requirement is waived for the \Box fir	ne 🗆 restitution.	
	□ the inter	est requirement for the 🗆 fine 🗖 restin	tution is modified as follo	ows:

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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SCHEDULE OF PAYMENTS

Having	g assesse	ed the defe	ndant's ability to pay, payment of the total criminal monetary penalties is due as follows:
4	x	Lump su	m payment of \$100.00 due immediately, balance due
			Not later than, or, or F below; or, or
В		Payment	to begin immediately (may be combined with \square C, \square D, or \square F below); or
С		Payment of judgmen	in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this it; or
D		of	in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period (e.g., months or years), to commence (e.g., 30 or 60 days) after release from ment to a term of supervision; or
E	0	Payment from impat that ti	during the term of supervised release will commence within (e.g., 30 or 60 days) after release prisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay me; or
F		Special	instructions regarding the payment of criminal monetary penalties:
impris	onment.	All crimir	sly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during lal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial e made to the clerk of the court.
The de	efendant	shall receive	credit for all payments previously made toward any criminal monetary penalties imposed.
	Joint	and Seve	ral
			Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and nt, and corresponding payee, if appropriate.
	The	defendant	shall pay the cost of prosecution.
	The	defendant	shall pay the following court cost(s):
X *		defendant e attached	shall forfeit the defendant's interest in the following property to the United States:
Payme	ents shall mmunity	be applied i	in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest (7) penalties, and (8) costs, including cost of prosecution and court costs.

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

UNITED STATES OF AMERICA,

Plaintiff,

v.

2:12-CR-61-HDM-(VCF)

ROLAND MARK PELLETIER,

Defendant.

FINAL ORDER OF FORFEITURE

On July 30, 2012, the United States District Court for the District of Nevada entered a Preliminary Order of Forfeiture pursuant to Fed. R. Crim. P. 32.2(b)(1) and (2); Title 18, United States Code, Section 2428, based upon the plea of guilty by defendant ROLAND MARK PELLETIER to criminal offense, forfeiting specific property in the Plea Memorandum and shown by the United States to have a requisite nexus to the offense to which defendant ROLAND MARK PELLETIER pled guilty. Criminal Indictment, ECF No. 10; Plea Memorandum, ECF No. 35; Minutes of Change of Plea Proceedings, ECF No. 38; Preliminary Order of Forfeiture, ECF No. 37.

This Court finds the United States of America published the notice of the forfeiture in accordance with the law via the official government internet forfeiture site, www.forfeiture.gov, consecutively from August 2, 2012, through August 31, 2012, notifying all known third parties of their right to petition the Court.

This Court finds no petition was filed herein by or on behalf of any person or entity and the time for filing such petitions and claims has expired.

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